Liability Insurance Schedule

Self Assured Underwriting Agencies Limited

Form SAUA PLPS 01/20



Schedule

1.1	Policy Number:	SALSALIA/J187073/0332/20			
1.2	Wording:	Liability Insurance Policy (SAUA Leisure PLPW0120)			
1.3	Insured:	Abby Sutcliffe			
1.4	Insured Address:	60d Bartholemew Road, London, NW5 2AJ			
1.5	Period of Insurance:	From: 19 September 2020 To: 18 September 2021			
		Both dates inclusive Local Standard Time at the address stated above			
1.6	Business:	Forest school practitioner providing activities for children & adults of all ages. General forest school work including shelter building, use of hand tools (including knives), tree climbing to five (5) metres, use of swings rope swings and play equipment, occasional lopping/coppicing, felling (diameters less than 6"), foraging, low level charcoal making (twigs/tins/cans), green woodworking, gardening sessions including tuition, pond/stream dipping, face painting, birthday parties, camp fires, overnight camps etc.			
1.7	Limit of Liability:	Employers Liability:	GBP 10,000,000 any one Occurrence , including defence costs and expenses		
		Public Liability:	GBP 5,000,000 any one Occurrence , defence costs and expenses in addition		
		Products Liability:		one Occurrence and in the costs and expenses in addition	
4.0	F waaaa	Property Damage GBP 250 each and every Occurrence			
1.8	Excess:				
1.9	Premium:	Employers Liability Adjustable on Clerical Employees at:		GBP 125.00	
		Adjustable on All Other Employees at:		0.5500%	
		Public/Products Liability Adjustable on United Kingdom Turnover:		GBP 175.00 0.2500%	
		Insurance Premium Tax:		GBP 36.00	
		Total Premium:		GBP 336.00	



1.10 **Endorsements:**

1. Excess

We shall not indemnify You in respect of the first GBP 250 of all claims (including costs and expenses) arising from Damage to Property.

If any amount paid by Us includes the above amount You shall reimburse Us.

All other terms and conditions remain unaltered.

2. Bona Fide Sub-Contractors Extension

SEL 079 12/15

We will cover You under this policy against liability arising from work undertaken on Your behalf by independent contractors (not defined as **Employees**) provided that at the time of engaging such contractors **You** have obtained and retained a copy of the relevant insurance policy schedule or other proof thereof that such contractors have in force:

- an approved Employers Liability insurance in accordance with any law relating to compulsory insurance of (a) liability to Employees; and
- Public and Products Liability insurance suitable for the nature of the work undertaken on Your behalf and (b) with a Limit of Liability not less than that applying to this policy and containing a clause covering You as a principal.

All other terms and conditions remain unaltered.

3. Participant to Participant Extension

SEL 147 12/15

This policy is extended to include liability, where requested by You as if individual cover had been issued to each individual participating in Your Business, subject to the following conditions:

- (a) this policy will not apply where there is a more specific insurance in force; and
- (b) nothing contained herein shall increase **Our** liability under the Limit of Liability stated in the Schedule.

All other terms and conditions remain unaltered.

4. Professional Liability Exclusion

SEL 119 12/15

We will not cover You under this policy against liability arising from or connected with Your failure to fulfil Your professional duties.

All other terms and conditions remain unaltered.

5. Treatment Exclusion

SEL 056 12/15

We will not cover You under Section 2 – Public Liability and Section 3 – Products Liability against liability arising from the the provision of any medical or other bodily treatment (other than first aid and ambulance services).

All other terms and conditions remain unaltered.

6. Tour Operators Liability Exclusion

SEL 060 12/15

We will not cover You under Section 2 - Public Liability against liability arising from any package travel arrangement.

All other terms and conditions remain unaltered.



7. Use of Rope Swing or Similar Play Equipment Condition SEL 171 12/15

On each occasion prior to the commencement of the use of any rope swing or similar play equipment **You** must ensure that the following precautions are complied with:

- (a) the rope and attachment are tested for strength by pulling firmly;
- (b) the rope is checked from fraying or damage and if found to be frayed or damaged in any way immediately withdrawn from use and replaced as soon as practicably possible;
- (c) the tree is inspected to ensure that it is suitable to hold the rope swing or similar play equipment;
- (d) the full height from the end of the rope to its highest likely swing point is not to exceed two (2) metres from ground level;
- (e) the potential fall zone shall be suitable terrain or grass, bare earth or leaf litter typical of woodland floors and checked for any hazards including for example sharp objects and such hazards removed before the commencement of use.

We shall be entitled to refuse to pay any claim under this policy in its entirety if You do not comply with the provisions of this Condition.

All other terms and conditions remain unaltered.

8. Pond and Stream Supervision Condition SEL 174 12/15

You must ensure that at all times whilst participants are in the pond or stream they are under constant adult supervision with a ratio no greater than one (1) supervisor per ten (10) participants.

We shall be entitled to refuse to pay any claim under this policy in its entirety if You do not comply with the provisions of this Condition.

All other terms and conditions remain unaltered.

9. Proprietary Brand Products Condition (Face Painting) SEL 049 12/15

You must ensure that only proprietary brand products will be used in connection with Your Business and such products will be stored in accordance with the manufacturer's instructions.

We shall be entitled to refuse to pay any claim under this policy in its entirety if **You** do not comply with this Condition.

All other terms and conditions remain unaltered.

10. Height Limit (Five (5) Metres) Exclusion SEL 018a 12/15

We will not cover **You** under Section 1 – Employers Liability and Section 2 – Public Liability against liability arising from any work carried out at heights exceeding five (5) metres above ground level.

All other terms and conditions remain unaltered.



1.11 Notification of Claims to:

Charles Taylor General Adjusting Services Limited The Minster Building 21 Mincing Lane London EC3R 7AG

Tel: 020 7336 8500 Email: XLcatlinclaims@ctplc.com

Signed:

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Rob Garrett Self Assured Underwriting Agencies Limited on behalf of XL Catlin Insurance Company UK Limited

Dated: 15 September 2020